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1
   Timothy D. McMahon (State Bar No. 117024)
    Corsiglia McMahon & Allard LLP
2
   96 North Third Street, Suite 620
    San Jose, California 95112
   Telephone: (408) 298-7200
3
4
    Wesley Todd Ball (Pending Pro Hac Vice)
    Michael Hawash (Admitted Pro Hac Vice)
5
    FARRAR & BALL
    1010 Lamar, Ste. 1600
6
    Houston, Texas 77002
    Telephone: (713) 221-8300
7
    Facsimile: (713) 221-8301
8
    Attorneys for: Plaintiffs,
    Reynaldo Salinas, Isabel Salinas,
    And Jessica Salinas, Individually
    And as Representative of the
10
    Estate of Jose Martin Salinas
11
                              UNITED STATES DISTRICT COURT
12
                            NORTHERN DISTRICT OF CALIFORNIA
13
         REYNALDO SALINAS, ET AL,
                                                       Case No.: CV 08-01463 (PJH)
14
                                                       PLAINTIFFS' NOTICE OF
                     Plaintiffs,
15
                                                       DISMISSAL OF U.S. TRADES,
                                                       LLC
              VS.
16
          AMTECK OF TEXAS, ET. AL.,
17
                      Defendants.
18
19
    TO THE HONORABLE UNITED STATES DISTRICT COURT:
20
          Plaintiffs, file their notice of dismissal under Federal Rule of Civil Procedure 41(a)(1)(i).
21
                 Plaintiffs are REYNALDO SALINAS, ISABEL SALINAS, and JESSICA
           1.
22
    SALINAS, Individually and as Representative of the Estate of Jose Martin Salinas; defendants
23
    are AMTECK OF TEXAS, AMTECK OF KENTUCKY, INC. d.b.a. KENTUCKY AMTECK.
24
    INC., U.S. TRADES, LLC, THE HASKELL COMPANY D.B.A. THE HASKELL COMPANY
25
    OF FLORIDA, and SNORKEL INTERNATIONAL, INC.
    PLAINTIFFS' NOTICE OF DISMISSAL OF U.S. TRADES, LLC
                                                                             Page 1
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Case 3:08-cv-01463-PJH Document 55

Filed 08/12/2008

Page 1 of 3

1	2. On November 14, 2007, plaintiffs sued defendant.			
2	3.	Defendant has been served with process and has filed an answer or a motion for		
3	summary judgment.			
4	4.	This case is not a class action.		
5	5.	A receiver has not been appointed in this case.		
6	6.	This case is not governed by any federal statute that requires a court order for		
7		ssal of the case.		
8				
9		se presented in this suit.		
10	8.	This dismissal is without prejudice to refiling.		
11	9.	Only defendant U.S. Trades, LLC is dismissed from this claim.		
12	Dated: August 11, 2008		FARRAR & BALL	
13			/s/ Wesley T. Ball	
14			Wesley T. Ball, Esq. Attorney for Plaintiffs	
15	Dated: Aug	ust 11, 2008	CORSIGLIA MCMAHON & ALLARD	
16	,		/s/ Timothy D. McMahon	
17			Timothy D. McMahon, Esq.	
18			Attorney for Plaintiffs	
19				
20	<u>CERTIFICATE OF SERVICE</u>			
21	I certify that a true and correct copy of the above and forgoing document was sent via ELECTRONIC SERVICE (through ECF website) to the counsel listed below			
22	on August 7, 2008:			
23	John P. Cotter Anthony R. Rossmiller			
DIEPENBROCK & COTTER, LLP 1545 River Park Drive, Ste. 201		PENBROCK & COTTER, LLP		
25				

F: (916) 565-6220 Attorneys for Defendant, Amteck of Kentucky, Inc, and The Haskell Company of Florida

Ronald D. Digesti
Peter M. Callahan
Callahan, McCune & Willis, APLC
500 Sansome Street, Suite 410
San Francisco, CA 94111
T: (415) 593-5700
F: (415) 593-6984
Attorneys for Defendant,
U.S. Trades

Frank E. Schimaneck
Susan E. Foe
Dryden, Margoles, Schimaneck & Wertz
505 Sansome St., Sixth Floor
San Francisco, CA 94111
T: (415) 362-6715
F: (415) 362-0638
Attorneys for Defendant,
Snorkel International, Inc.

I declare under penalty of perjury that the forgoing is true and correct.

/s/ Wesley T. Ball

WESLEY T. BALL

8/12/08

